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MINISTRY OF LAW (Legislative Department)

New Delhi, the 30th November, 1961/Agrahayana 9, 1883 (Saka)

The following Act of Parliament received the assent of the President on the 30th November, 1961, and is hereby published for general information:—

THE INDIAN STANDARDS INSTITUTION (CERTIFICATION MARKS) AMENDMENT ACT, 1961

No. 44 OF 1961

[30th November, 1961]

An Act further to amend the Indian Standards Institution (Certification Marks) Act, 1952.

BE it enacted by Parliament in the Twelfth Year of the Republic of India as follows:—

1. This Act may be called the Indian Standards Institution (Certification Marks) Amendment Act, 1961.

Short title.

36 of 1952. 2. In section 1 of the Indian Standards Institution (Certification Marks) Act, 1952 (hereinafter referred to as the principal Act), in sub-section (2), the words "except the State of Jammu and Kashmir" shall be omitted.

Amendment of section 1.

3. In section 2 of the principal Act, in clause (c), the following words, brackets, letters and figure shall be inserted at the end, namely:—

Amendment of section 2.

"and includes any standard recognised by the Institution under clause (aa) of section 3."

4. In section 3 of the principal Act, after clause (a), the following clause shall be inserted, namely:—

Amendment of section 3.

"(aa) recognise as an Indian Standard, in such manner as may be prescribed, any standard established by any other Institution in India or elsewhere, in relation to any article or process;"

Amendment
of section 8.

5. In section 8 of the principal Act, after sub-section (3), the following sub-section shall be inserted, namely:—

"(4) Every Inspector shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code." 45 of 1860.

Amendment
section 20.

6 In section 20 of the principal Act,—

(a) in sub-section (2), after clause (a), the following clause shall be inserted, namely:—

"(aa) the procedure and manner in which any standard established by any institution other than the Indian Standards Institution in India or elsewhere, in relation to any article or process, may be recognised."

(b) after sub-section (3), the following sub-section shall be inserted, namely:—

"(4) Every rule made under this Act shall be laid as soon as may be after it is made before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule."

Amendment
of section 21.

7. In section 21 of the principal Act, in sub-section (2), for the word, brackets and letter "clauses (a)" the word, brackets and letters "clauses (a), (aa)" shall be substituted.

R. C. S. SARKAR,

Secy. to the Govt. of India.

CORRIGENDA TO THE INCOME-TAX ACT, 1961, AS PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II, SECTION 1, DATED THE 14TH SEPTEMBER, 1961.

Page 345: in line 14, for "or" read "of".

Page 353: in the last line at the bottom, after "India" insert ",".

Page 374: in line 5 from the bottom, for "essessee" read "assessee".

Page 376: in line 22, for "llon" read "tion".

Page 383: opposite to item (iii) in sub-section (2) of section 37, for "at the rate.....;" read "at the rate of $\frac{1}{2}\%$;"

Page 393: in the marginal heading to section 48, after "Mode" insert "of".

Page 402: in the marginal heading to section 70 for "eg-" read "ag".

Page 417: in line 10, for "ensure" read "enure".

Page 418: in line 3 from the bottom, for "seemed" read "deemed".

Page 421: in the marginal heading to section 100, after "purposes" for "," read "." and omit "etc.".

Page 422: in the marginal heading to section 101 for "udder-takings" read "undertakings".

Page 425: in the marginal heading to section 109 for "Investment" read "investment".

Page 457: in the first line for "any" read "and".

Page 466: in line 23

(1) for "174(1)" read "175".

(2) after the words "in section 4,5" insert "if it appears" and omit "when".

Page 481: in the marginal heading to section 207 after "Advance" insert "tax".

Page 495: in the marginal heading to section 233 for "poyable" read "payable" and in the marginal heading to section 236 for "Relier" read "Relief".

Page 498: in the marginal heading to section 245 for "Payable" read "payable".

Page 504: in line 7 for "thereof" read "member".

Page 505: in sub-section (3) to section 256, third line be omitted; and insert "required by the assessee to state, the assessee may, within thirty".

Page 519: in the marginal heading to section 280 for "ndemnity" read "Indemnity".

Page 520: in the marginal heading to section 292 for "Cognisanc" read "Cognisance".

Page 524: in the last line at the bottom for "may" read "any".

Page 528: in line 8 from the bottom, for "Provision" read "provision".

Page 537: in the marginal heading to rule 27 for “ecree” read “decree”.

Page 543: in the marginal heading to rule 61 after “Application to” insert “set”.

Page 544: in line 16, (1) after the word “case” for “o fan” read “of an”.

(2) in rule 64 after the word “together” omit “, and such interest as the Tax Recovery Officer may allow,” and insert “with the penalty, if any, deposited for payment to the”.

Page 560: in line 3 for the word “nditions” read “conditions”.

in line 18 for the word “par” read “part”.

in line 19 for the letter “o” read “of”.

in line 21 for “unde” read “under”.

Page 564: in the marginal heading to rule 6 for “approva” read “approval”.